OKADA et al. Serial No. 09/722,410 Response to Office Action dated February 10, 2004

## REMARKS

Reconsideration and allowance of the subject patent application are respectfully requested.

The title of the application has been amended.

Applicants note that an Information Disclosure Statement Filed Under MPEP §724 and 18 USC §1905 and a Petition to Expunge were filed on January 16, 2004. Consideration of the information cited in this IDS and the granting of the Petition to Expunge are respectfully requested.

An additional Information Disclosure Statement is filed concurrently herewith.

Applicants' representatives wish to thanks Examiners Mosser and Harrison for the courtesy extended during the interview of July 6, 2004. At the interview, Applicants' representatives discussed the features of the pending claims, some amendments to pending claims and some proposed new claims. In response to questions from the Examiners, Applicants representatives identified differences between the claims and prior art systems such as the Nintendo Game Boy and the Super Nintendo Entertainment System.

Applicants gratefully acknowledge the indication that the claims are allowable or contain allowable subject matter. As mentioned at the interview, claims 170, 196, 197, 198 and 199 have been canceled without prejudice or disclaimer and new claims 201, 204, 207, 222 and 237 respectively based thereon have been added. These new claims are directed to an emulator that at least in part emulates the operation of a hand-held system used to play video games. Emulators are described in detail in the present application beginning at the bottom of page 88 of the specification. Applicant submits that these new claims incorporate subject matter that has been indicated to be allowable and thus these new claims and the claims that depend therefrom are believed to be allowable.

Claims 87-139, 153-165, 183 and 200 have been canceled without prejudice or disclaimer. Applicants reserve the right to pursue these claims in one or more continuing applications.

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The Section 112, second paragraph, antecedent basis issues raised with respect to claims 167 and 168 have been addressed by the above amendments. The remaining claims identified in the office action as having Section 112, second paragraph, issues have been canceled.

The pending claims are believed to be in condition for allowance and favorable office action is respectfully requested.

Respectfully submitted,

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